- 1			
1	WILLIAM J. GOINES (SBN: 61290)	VINCENT P. HURLEY (SBN 111215)	
2	goinesw@gtlaw.com ALICE Y. CHU (SBN: 264990)	vphurley@hurleylaw.com AMANDA COHEN (SBN 243946)	
2	chua@gtlaw.com	acohen@hurleylaw.com	
3	GREENBERG TRAURIG, LLP	RYAN THOMPSON (SBN 292281)	
4	1900 University Avenue, Fifth Floor East Palo Alto, California 94303	rthompson@hurleylaw.com LAW OFFICES OF VINCENT P. HURLEY	
	Telephone: (650) 328-8500	A Professional Corporation	
5	Facsimile: (650) 328-8508	28 Seascape Village Aptos, CA 95003	
6	JON L. SWERGOLD (admitted pro hac vice)	Telephone: (831) 661-4800	
7	swergoldj@gtlaw.com	Facsimile: (831) 661-4804	
/	GREENBERG TRAURIG, LLP 401 East Las Olas Boulevard, Suite 2000	DENIS F. SHANAGHER (SBN 100222)	
8	Fort Lauderdale, FL 33301	dfshanagher@duanemorris.com	
	Telephone: (954) 765-0500	DUANE MORRIS LLP	
9	Facsimile: (954) 765-1477	Spear Street Tower One Market Plaza, Suite 2200 DISTRI	
10	Attorneys for Defendants	One Market Plaza, Suite 2200 DISTRICT	
	Liquid Capital Exchange, Inc., BDB Capital, Inc.	Telephone: (415) 95/63828	
11	(d/b/a Liquid Capital of Colorado)(erroneously sued as Liquid Capital of Colorado), Sol Roter, an	Facsimile: (415) 9.7-3001	
12	Individual, and Bruce Dawson, an Individual	Attorneys for Plain Country IT IS SO ORDERED	
13			
13		S DISTRICT COUNT Position	
14	UNITED STATES DISTRICT COLORT  Judge Edward J. Davila		
15	NORTHERN DISTR		
15 16			
16	SAN JOS		
16 17	SAN JOS MARBLE BRIDGE FUNDING GROUP, INC.,	E DIVISION  Case No. 5:15-CV-00177-EJD	
16	SAN JOS	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17	SAN JOS MARBLE BRIDGE FUNDING GROUP, INC.,	E DIVISION  Case No. 5:15-CV-00177-EJD	
16 17 18 19	SAN JOS MARBLE BRIDGE FUNDING GROUP, INC., Plaintiff; v.	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22 23 24	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22 23 24 25	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22 23 24	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22 23 24 25	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	
16 17 18 19 20 21 22 23 24 25 26	SAN JOS  MARBLE BRIDGE FUNDING GROUP, INC.,  Plaintiff;  v.  LIQUID CAPITAL EXCHANGE, INC., LIQUID CAPITAL OF COLORADO, SOL ROTER, AN INDIVIDUAL, AND BRUCE DAWSON, AN INDIVIDUAL,	E DIVISION  Case No. 5:15-CV-00177-EJD  STIPULATION EXTENDING TIME TO	

Pursuant to Civil L.R. 6-1, Defendant Sol Roter ("Mr. Roter") and Plaintiff Marble Bridge Funding Group, Inc. ("Plaintiff") (collectively "the Parties"), by their respective attorneys of record, in order to stipulate that Mr. Roter's time to respond to Plaintiff's Complaint is extended to the date on which Defendants' response to Plaintiffs' Amended Complaint is due, state as follows:

WHEREAS, Plaintiff filed a Complaint for Damages on December 3, 2014;

WHEREAS, on January 20, 2015, Defendants filed the following: (1) Motion to Dismiss for Lack of Personal Jurisdiction and Motion to Quash Service of Process [Dkt. No. 8]; and (2) Motion to Dismiss pursuant to Federal Rule of Civil Procedure 12(b)(6) [Dkt. No. 9];

WHEREAS, on September 25, 2015, the Court issued an Order Granting in Part and Denying in Part Defendants' Motion to Dismiss and Motion to Quash Re: Dkt. No. 8 [Dkt. No. 36], which granted Defendants' motion as to Defendants BDB Capital, Inc. (sued as Liquid Capital of Colorado) and Bruce Dawson and denied the motion as to Mr. Roter;

WHEREAS, on September 25, 2015, the Court issued an Order Granting Defendant's Motion to Dismiss Re: Dkt. No. 9 [Dkt. No. 37], which dismissed all claims against Defendant Liquid Capital Exchange, Inc., with leave to amend;

WHEREAS, the Court's September 25, 2015 Orders [Dkt. Nos. 36 and 37] require Plaintiff to file any amended complaint in response to the Orders on or before October 12, 2015;

WHEREAS, pursuant to Federal Rule of Civil Procedure Rule 12(a)(4), Mr. Roter's pleading in response to Plaintiff's Complaint is presently due on October 9, 2015;

WHEREAS, Plaintiff has advised Defendants that it intends on filing an Amended Complaint; and

WHEREAS, the Parties agree to extend the date on which Mr. Roter's response to the Complaint is due to the date on which Defendants' response to Plaintiff's Amended Complaint is due.

///

///

///

28

## Case 5:15-cv-00177-EJD Document 47 Filed 10/14/15 Page 3 of 4

1	THEREFORE, IT IS HEREBY STIPULATED by and between the parties to the above-entitled		
2	action, through their respective counsel, that the date on which Defendant Sol Roter's response to the		
3	Complaint is due is extended to the date on which Defendants' response to Plaintiff's Amended		
4	Complaint is due.		
5	DATED: October 8, 2015	GREENBERG TRAURIG, LLP	
6			
7		By /s/ William J. Goines William J. Goines	
8		Jon L. Swergold	
9		Attorneys for Defendants Liquid Capital Exchange, Inc., BDB Capital, Inc. (d/b/a Liquid Capital of Colorado)(erroneously sued as Liquid Capital of Colorado),	
11		Sol Roter, an Individual, and Bruce Dawson, an Individual	
12			
13	DATED: October 8, 2015	DUANE MORRIS LLP	
14			
15		By /s/ <i>Denis F. Shanagher</i> Denis F. Shanagher	
16		Attorneys for Plaintiff Marble Bridge Funding Group, Inc.	
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28		2	
		2	

**ATTESTATION CLAUSE** I, William J. Goines, am the ECF User whose ID and password are being used to file this STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT. In compliance with Civil L.R. 5-1(i), I hereby attest that Denis F. Shanagher, attorney at Duane Morris LLP, concurred in this filing. DATED: October 8, 2015 GREENBERG TRAURIG, LLP By: /s/ William J. Goines William J. Goines